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2 CHRISTOPHER P. TENORIO
3 Assistant U.S. Attorney
3 California State Bar No. 166022
4 880 Front Street, Suite 6293
4 San Diego, California 92101-8893
5 Telephone: (619) 557-7843
5 Christopher.Tenorio@usdoj.gov

6 Attorneys for Plaintiff
United States of America

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA

10 UNITED STATES OF AMERICA,) **JOINT MOTION TO CONTINUE**
11 Plaintiff,) **SENTENCING HEARING**
12 v.)
13 JORDAN ARNOLD (1),) CASE NO. 08CR0274-LAB
14 CHRISTOPHER BLACK (2),) JUDGE: HON. LARRY A. BURNS
15 JESSICA KING (3),) COURT: COURTROOM 9
Defendants.) DATE: August 25, 2008
) TIME: 2:00 p.m.
)
)

17 COMES NOW the plaintiff, UNITED STATES OF AMERICA, by and through
18 its counsel, Karen P. Hewitt, United States Attorney, and Christopher
19 P. Tenorio, Assistant United States Attorney, and Defendant Jordan
20 Arnold, through his counsel, Holly S. Hanover; Defendant Christopher
21 Black, through his counsel, John P. Rogers; and Defendant Jessica
22 King, through her counsel, Michael J. Messina, and hereby move this
23 court to continue the motion hearing from Monday, August 25, 2008 at
24 2:00 p.m. to Monday, September 29, 2008 at 2:00 p.m. Government
25 counsel will be unavailable on August 25, 2008. The parties stipulate

26

1 that the time from August 25, 2008 September 29, 2008 should be
2 excluded from the Speedy Trial Act in the interest of justice.

3 Dated: August 19, 2008

4 *s/ Holly S. Hanover*
5 HOLLY S. HANOVER
6 Attorney for Defendant Arnold

7 *s/ John P. Rogers*
8 JOHN P. ROGERS
9 Attorney for Defendant Black

10 *s/ Michael J. Messina*
11 MICHAEL J. MESSINA
12 Attorney for Defendant King

13 KAREN P. HEWITT
14 United States Attorney

15 *s/ Christopher P. Tenorio*
16 CHRISTOPHER P. TENORIO
17 Assistant U.S. Attorney

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,) **CERTIFICATE OF SERVICE**
Plaintiff,) CASE NO. 08CR0274-LAB
v.) JUDGE: HON. LARRY A. BURNS
JORDAN ARNOLD (1),) COURT: COURTROOM 9
CHRISTOPHER BLACK (2),)
JESSICA KING (3),)
Defendants.)

IT IS HEREBY CERTIFIED that:

I, CHRISTOPHER P. TENORIO, am a citizen of the United States and
am at least eighteen years of age. My business address is 880 Front
Street, Room 6293, San Diego, California 92101-8893.

I am not a party to the above-entitled action. I have caused
service of **JOINT MOTION TO CONTINUE SENTENCING HEARING** on **Defendants'**
counsel by electronically filing the foregoing with the Clerk of the
District Court using its ECF System. I declare under penalty of
perjury that the foregoing is true and correct.

Executed on August 19, 2008

Respectfully submitted,

KAREN P. HEWITT
United States Attorney
s/Christopher P. Tenorio
CHRISTOPHER P. TENORIO
Assistant U.S. Attorney

1 KAREN P. HEWITT
2 United States Attorney
3 CHRISTOPHER P. TENORIO
4 Assistant U.S. Attorney
5 California State Bar No. 166022
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San Diego, California 92101-8893
Telephone: (619) 557-7843
Christopher.Tenorio@usdoj.gov

6 Attorneys for Plaintiff
United States of America

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA

10 UNITED STATES OF AMERICA,) **DECLARATION OF**
11 Plaintiff,) **CHRISTOPHER P. TENORIO**
12 v.)
13 JORDAN ARNOLD (1),) CASE NO. 08CR0274-LAB
14 CHRISTOPHER BLACK (2),) JUDGE: HON. LARRY A. BURNS
15 JESSICA KING (3)) COURT: COURTROOM 9
Defendants.) DATE: August 25, 2008
) TIME: 2:00 p.m.
)
)

17 I, CHRISTOPHER P. TENORIO, declare as follows:

26 3. Without notice to Government counsel, the motion hearing
27 was continued by court order to August 25, 2008 at 2:00
28 p.m., a date for which Government counsel is unavailable.

1 4. Government counsel is scheduled for Annual Leave and will
2 be out of the District from August 20, 2008 until September
3 2, 2008. Leave has been scheduled for many months and
4 involves non-refundable airline tickets.

5 5. Because the present case is the result of a long-term pro-
6 active investigation and addresses sensitive issues
7 involving juveniles, Government counsel is hesitant to
8 request that a colleague become familiar with the extensive
9 and sensitive facts and issues on short notice.

10 FURTHER, I DECLARE NOT.

11 I declare under penalty of perjury that the foregoing is true and
12 correct.

13 Date: August 19, 2008

14 *s/Christopher P. Tenorio*
15 CHRISTOPHER P. TENORIO
16 Assistant U.S. Attorney

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,) **CERTIFICATE OF SERVICE**
Plaintiff,) CASE NO. 08CR0274-LAB
v.) JUDGE: HON. LARRY A. BURNS
JORDAN ARNOLD (1),) COURT: COURTROOM 9
CHRISTOPHER BLACK (2),)
JESSICA KING (3),)
Defendants.)

IT IS HEREBY CERTIFIED that:

I, CHRISTOPHER P. TENORIO, am a citizen of the United States and
am at least eighteen years of age. My business address is 880 Front
Street, Room 6293, San Diego, California 92101-8893.

I am not a party to the above-entitled action. I have caused
service of **DECLARATION OF CHRISTOPHER P. TENORIO** on **Defendants'**
counsel by electronically filing the foregoing with the Clerk of the
District Court using its ECF System. I declare under penalty of
perjury that the foregoing is true and correct.

Executed on August 19, 2008

Respectfully submitted,

KAREN P. HEWITT
United States Attorney
s/Christopher P. Tenorio
CHRISTOPHER P. TENORIO
Assistant U.S. Attorney